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FORM No. 105A-MORTGAGE-One Four Long Form	
THIS MORTGAGE, Made this 31st	day of January , 19 75, LLARD W. LINDSAY, husband and wife, Mortgagor,
by NORA E. LINDSAT and OAT	VELYN R. DUNCAN, husband and wife, Mortgagee,
WITNESSETH, That said mortgagor, in cons One Thousand and 00/100 grant, bargain, sell and convey unto said mortgagee, tain real property situated in Klamath follows, to-wit:	ideration of Dollars, to him paid by said mortgagee, does hereby his heirs, executors, administrators and assigns, that cer- his heirs, executors, administrators and assigns, that cer- County, State of Oregon, bounded and described as
N ¹ 2 of Lots 4 and 5, Bloc of Malin, Oregon, accord	k A of RAILROAD ADDITION to City, ing to the duly recorded plat thereof.
	KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
52.61	
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CEIVED	
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	therewate belonéiné
Together with all and singular the teneme	nts, hereditaments and appurtenances thereunto belonging Iter thereto belong or appertain, and the rents, issues and said premises at the time of the execution of this mortgage
- Cha thurstrom and any and an interes -p-	•
or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said pren heirs, executors, administrators and assigns forever	mises with the appurtenances unto the said mortgagee, his
following is a substantial copy.	n, Oregon January 31 1975 promise to pay to the order of Kenneth H. Duncan or vor, at Malin, Oregon, on
s 750.00 I (or il more than one maker) we jointly and severally.	vor, at valin, Oregon,
Evelyn R. Hundred, of the and 00/10	00
with interest thereon at the rate of 812 percent with interest thereon at the rate of 812 percent installments, at the dates and in amount installments, at the dates and in amount installments, at the dates and in amount installments at the dates at the dates and installments at the dates a	ont per annum from February 1, 1975 until paid, pavable in ent per annum from February 1, 1975; \$250.00 on ints as follows: \$250.00 on 7/15/75; \$250.00 on
November 15, 1975, 52.10.00 er	
	on above dates
balloon payments, if any, will not be relinanced; interest should be a summarized by the should be a summarized by the should be should be a summarized by the should be should	all be paid that interest is fully paid; if any of said installments is not s
The payment of hereitie minipulities and	and a second by afformer's mere and a state of an afformer and
hereol, and it suit or action is filed hereon, also promise of hereol, and it suit or action is filed hereon, also promise of (2) if any appeal is taken from any decision of the trial con- reasonable attorney's fees in the appellate court.	where to pay the transmissible attorney's best to be fixed by the true court as the holder t_0 pay (1) holder's casonable attorney's best to be fixed by the appellate court, as the holder atts such turther sum as may be fixed by the appellate court, as the holder t_1 and t_2 and t_3 and t_4 and
1 COMMUNICATION CONTRACTOR	Here Eller hard and
	to be the clow Publishing Co., Portlan
FORM No. 168-INSTALLMENT NOTE (in odd omounis).	the ten his bairs, executors, administrators and assigns, that he is lawfully
seized in iee simple of sale from	that he will new said note, principal and interest, according to
the terms thereon he levied or assessed against said pro	operty, of the say and satisfy any and all fields of the buildings
able and before the same may become delinquent; indi able and before the same may become delinquent; indi are or may become liens on the premises or any part ff are or may become liens on the said	preof superior to the lien of this mortface; that no while the and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss or damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by lire and such other premises continuously insured against loss of damage by line and suc
how on or which the mortfagee may from time to time require harards as the mortfage, in a company or o obligation secured by this mortfage, in a company or o	inte, in all acceptable to the mortfagee, with loss payable wired to the mort- companies acceptable to the mortfagee, with loss payable wired to the mort- nterestr may appear; all policies of insurance and to deliver said policies interestr may appear.
gagee and then to survey not the mortfagor shall to gagee as soon as insured. Now it the mortfagor shall to to the mortfagee at least filteen days prior to the expir to the mortfager at least filteen days prior to the expire to share at mortfagers.	ation of any policy of insurance now or hereafter place of statistics of any policy of insurance now or hereafter place of any policy of the statistic spense; that he will keep the buildings and improvements on said premises approximately a
in food repair and will not commit or suffer any wast	ncing statements pursuant to the Uniform Continential Course of all lien
join with the more and will nov for filing the st	as may be declined desituate of
join with the mortgagee in executing the of miler time factory to the mortgagee, and will pay for tiling the as searches made by filing officers or searching agencies	

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mortgagor warrants that the proceeds of the loan represented by the ubove described primarily for mortgagor's personal, family, household or agricultural purposes (see for an organization or (even if mortgagor is a natural person) are for business or agricultural purposes. note and this monte-important Notice below), commercial purposes other than described The (a)* (b)

(b) for an organization or (even it mortgager is a natural person) are for outmest or commercial purposes other than agricultural purposes.
Now, therefore, it said mortgager shall keep and perform the covenants herein Contained and shall pay suid note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to horeclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be forcelosed at any time thereafter. And if the mortgage shall laif to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage may be forcelosed for principad, interest and all sums paid by the mortgage of the the mortgage and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage may be forcelosed for principad, interest and all sums paid by the mortgage at any time while the mortgage age age, and disbursements and year all reasonable as plaintif's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage and all of the covenants and agreements shall adoud to the decree of toreclosure.
Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, it is understood that the mortgage

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

Nora E. Lindsay Gaillard W. Lindsay

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•IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use 5-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent.

ö the 50 instru-M Mortgages seal 五つ цо **P4** ertify that the within in received for record of ay of FEBRUARY o'clock... and .75. of RTGA County of KLAMATH Witness my hand County affixed. d in book.M. z いいいてい STATE OF OREGON, WM. D. MILNE OLERK certify that ខ្ព 4.00 1:00 day of.. COUNTY said County. recorded 2745 1734 د ج Was 1 at. ment page.. 12th and 197

STATE OF OREGON,

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County of Klamath , 1975., BE IT REMEMBERED, That on this 31st January. day of kibwn to the identical individualS described in and who executed the within instrument and they - "executed the same freely and voluntarily. asknowledged to me that

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Willen O. Brice ar. Notary Public for Oregon.

My Commission expires ... 10-29-75